



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

BOX PATENT APPLICATION

Assistant Commissioner for Patents Washington, D.C. 20231

NEW APPLICATION TRANSMITTAL LETTER UNDER 37 CFR § 1.53(b)(1)

Sir:

Transmitted herewith is the patent application of the below named inventor(s), pursuant to 37 CFR § 1.53(b)(1). Applicants request that the application be filed as a Divisional Application of U.S. Serial No. 09/137,077, filed August 20, 1998.

Inventors:

Martin K. R. Burnham, a citizen of the United Kingdom.

Title:

dexB

- 1. Papers enclosed which are required for filing date Under 37 CFR § 1.53(b):
 - 1 Title Page (Page In Front of Specification)
 - 51 page(s) of specification (minus claims and abstract)
 - _7_ page(s) of claims
 - _1_ page(s) of abstract
 - <u>8</u> page(s) of sequence listing
 - 0 sheet(s) of drawing
 - 2 page(s) of declaration and power of attorney (copy)

"Express Mail" mailing label number ET 383 024 969 US

I hereby certify that this paper is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" under 37 CFR 1.10 on the date indicated above and addressed to: Box Patent Application, Assistant Commissioner of Patents, Washington, DC 20231, on April 27, 2001.

Robert Ballarini

- 2. Additional Papers enclosed:
- Acknowledgment postcard

DOCKET NO.: GM10087-D1

	3.	Oath or Declaration					
		(a)		Newly executed (original or copy)			
		(b)	\boxtimes	Copy from a prior application (37 CFR § 1.63(d)(1)(iv)) for Divisional Application			
		(c)		Declaration or oath is not enclosed. [OPTIONAL]			
			(i)	Deletion of Inventor(s)			
				Signed statement attached deleting inventor(s) named in the prior application, see 37 CFR §§ 1.63(d)(2) and 1.33(b).			
	4.	\boxtimes	The er	entire disclosure of the prior application, from which a copy of the oath or aration is supplied and is considered to be part of the disclosure of the impanying application and is hereby incorporated by reference herein.			
	5.	If a Continuing Application, check appropriate box, and supply the requisite information below and in a preliminary amendment:					
2			Contin	nuation 🛛 Divisional 🔲 Continuation-in-part (CIP)			
		of prior Application No. 09/137,077					
		Prior application Information: Examiner: Souaya, J.					
				Group/Art Unit: 1655			
	6.	Co-Pendency					
				No extension of time is believed needed to maintain the co-pendency of the parent application.			
			An ex	tension of time in the parent case is filed herewith.			
	requir	Should an extension of time or an additional extension of time in the parent case be required to maintain co-pendency, please consider this a Petition for such extension. Any additional fees required for such extension may be charged to Deposit Account No. 50-0258.					
	7.	The co	orrespo	ndence address			
		\boxtimes	should	d be revised to recite the Customer No. provided below:			



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8.	This application claims priority of one or more U.S. Applications under 35 U.S.C. §120. Accordingly, please amend the application to recite as the first line of the application:					
	This 1998.		tion is a divisional of U.S. Application No. 09/137,077, filed August 20,			
9.	An assignment of the invention of the application, together with an Assignment Recordation Cover Sheet:					
	is enclosed, or					
\boxtimes	was filed in a parent case and recorded at					
	Reel N	No.: Unl Frame	known No.: Unknown			
10.		Micro	fiche Computer Program (Appendix)			
11.	Nucle	otide an	nd/or Amino Acid Sequence Submission (if applicable, all necessary)			
	A.	Enclos	sed are:			
	(a)		Computer Readable Copy of the Sequence Listing			
	(b)		Paper Copy (identical to Computer Readable Copy) of the Sequence Listing			
	В.	\boxtimes	Enclosed is a paper copy of the Sequence Listing. This paper copy and a Computer Readable Form thereof are identical with the Computer Readable Form in another application of the Applicant which is fully identified as follows:			
			U.S. Application No.: 09/137,077			
			Filed: August 20, 1998			
			Attorney Docket No.: GM10087			
			which is believed to comply with the rules set forth in 37 CFR § 1.821 et. seq. Applicants requests pursuant to 37 CFR § 1.821(e) that this Computer Readable Form be used in the present application.			
			In accordance with 37 CFR 1.821(e), please use the (first-filed, last-filed or only, whichever is applicable) computer readable form filed in that application as the computer readable form for the instant application. It is understand that the Patent and Trademark Office will make the necessary			

change in application number and filing date for the computer readable form that will be used for the instant application. A paper copy of the Sequence Listing is (included in the originally-filed specification of the instant application or included in a separately filed preliminary amendment

for incorporation into the specification, whichever is applicable).

Please TRANSFER the sequence listing from the parent to this application.

12. Prior to the examination of this Application, please:

enter the enclosed Preliminary Amendment; and

ancel claims: 2, 5, 8, 9, 11 and 12.

13. Information Disclosure Statement:

- The Examiner is requested to consider carefully the complete text of the documents submitted herewith in connection with the examination of this application. It is believed that the Examiner will concur with Applicant's belief that the documents do not adversely affect the patentability of the subject matter presently claimed, taken alone or in combination.
- It is requested that the listed documents be included in the "References Cited" portion of any patent issuing from this application.
- Under 37 CFR 1.97(i), Applicants understand that non-complying Information Disclosure Statements will be placed in the file but not considered by the Office, however, under Reply to Comment 8 of the Federal Register, page 2024, Applicants will be informed when information is not considered.
- [X] Applicants make of record the documents submitted in parent Application Serial No. 09/137,077 filed August 20, 1998. These documents are listed on the Form

[] PTO/SB/08A

[] PTO/SB/08B

[X] PTO-1449

which was submitted in the parent case, a copy of which form(s), modified to recite the new filing information, is/are enclosed. The Office is requested to make these forms of record in the present case. In accordance with 37 CFR 1.98(d), copies of the documents cited in the above-listed forms are not enclosed.

- [] If additional documents are to be made of record, these are listed with unique identifiers on further Forms PTO/SB/08A and PTO/SB/08B which are enclosed. Copies of these additional documents are enclosed.
- 14. Fee Calculation for filing of Application, taking into account the above-referenced amendments:

\boxtimes	Other Than Small Entity (\$710.00)
	Small Entity (\$380.00)
	Claims in Excess of 20: (@ \$18.00 Other Than Small Entity)
	Claims in Excess of 20: (@ \$9.00 Small Entity)

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\boxtimes	Independent Claims in Excess of 3: (@ \$78.00 Other Than Small Entity)							
	Independent Claims in Excess of 3: (@ \$39.00 Small Entity)							
	First Presentation of Multiple Dependent Claim (\$260.00 Other Than Small Entity or \$130.00 Small Entity)							
Fee p	Fee payment being made at this time is enclosed:							
*	Basic filing fee (Small/Other Than Small	Entity) 710.00						
*	Claims in Excess of 20: (@ \$18.00 Other Than Small Entity)	*.00						
*	Claims in Excess of 20: (@ \$9.00 Small Entity)	*.00						
*	Independent Claims in Excess of 3: 1 (@ \$78.00 Other Than Small Entity)	78.00						
*	Independent Claims in Excess of 3: (@ \$39.00 Small Entity) Total Fees enclosed:	*.00 \$788.00						
••	Total rees enclosed.	<u>\$788.00</u>						

15. The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment to Deposit Account No. 50-0258. This letter is filed in triplicate for accounting purposes.

Respectfully submitted,

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Attorney for Applicant

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